

ROY D. C. SMITH
1047 LITCH Ct.
RENO, NV. 89509
208-713-5986 **PRO SE**

FILED ENTERED	RECEIVED SERVED ON COUNSEL/PARTIES OF RECORD
JUL 10 2009	
CLERK US DISTRICT COURT DISTRICT OF NEVADA	
BY: _____	DEPUTY

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

3:09-cv-00371

ROY D. C. SMITH Plaintiff,) **CASE NO.**

vs.)

**CIVIL RIGHTS COMPLAINT
PURSUANT TO 42 USCA 1983 &
28 USCA 1331 & 28 USCA 1343(3)**

Sgt Kim Bradshaw)

CITY OF RENO TOWNSHIP)

COUNTY OF WASHOE,)

STATE OF NEVADA AND)

THE RENO POLICE DEPARTMENT)

Defendant's.)

A JURISDICTION

1. This complaint alleges that the civil rights of Plaintiff, ROY D. C. SMITH ,
who presently resides at 1047 Litch ct. Reno Nevada 89509, were violated
by the actions of the above named individuals which were directed against
Plaintiff at " THE RENO POLICE DEPARTMENT" on the following dates

5/26/09
(Count 1)

5/26/09
(Count 2)

(Count 3)

**Make a copy of this page to provide the below
information if you are naming more than five (5) defendants**

2) Defendant City of Reno resides at 455 East 2nd St,
(full name of first defendant) (address if first defendant)
 and is employed as Sgt. Kim Bradshaw. This defendant is sued in his/her
(defendant's position and title, if any)
☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

under color of law: Improper Investigation Civil Rights 28 USC A 1331 &
& 28 USC A 1343 (3) 42 USC A 1983

3) Defendant Reno Police Department resides at 455 East 2nd St,
(full name of first defendant) (address if first defendant)
 and is employed as Sgt Kim Bradshaw. This defendant is sued in his/her
(defendant's position and title, if any)
☒ individual ☒ official capacity. (Check one or both). Explain how this defendant was
 acting

under color of law: Improper Investigation Civil Rights 28 USC A 1331
& 28 USC A 1343 (3) 42 USC A 1983

4) Defendant _____ resides at _____,
(full name of first defendant) (address if first defendant)
 and is employed as _____. This defendant is sued in his/her
(defendant's position and title, if any)
 ____ individual ____ official capacity. (Check one or both). Explain how this defendant was
 acting

under color of law: _____

5) Defendant _____ resides at _____,
(full name of first defendant) (address if first defendant)
 and is employed as _____. This defendant is sued in his/her
(defendant's position and title, if any)
 ____ individual ____ official capacity. (Check one or both). Explain how this defendant was
 acting

under color of law: _____

COUNT I

The following civil rights has been violated: 28 USCA 1331 ✓
28 USCA 1343 (3) 42 USC 1983

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

on or about april 30th, 2009 I Roy O. C. Smith
 Had to be in court Reno muni court
 Wendy Raasch also Had to be in court, Reno muni
 court on or about april 30, 09 for shooting her
 gun in city limits at a perspective burglar.
 I gave her name to my Public Defender Robert Puritas
 Jr. AS a witness in my case against the city of Reno
 And Dee Herrell, on or about may 16, 09 at noon 845 1/2 Q. Vincent
 Reno, Wendy Raasch Pulled out from her pillow a 25 caliber gun pointed
 it at me and said Bomber when I put this gun to your head and
 said Don't mess with me, I said yes I am a what do. The next day
 she wanted to come over and cook dinner, I cooked dinner at my house
 called undy at 775 388 4058 Left a message that I have cooked Ribs
 came to my house a few min. Late Wendy calls and says she with Dee
 Herrell started threatening me & harassing me to Drop my civil suit
 against Dee Herrells You have sued us both already. A no contact
 order was in effect Dee Herrell Has violated a protection order and should
 be felt with according to the laws of said order
 case # RCP 2009 048498

COUNT II

The following civil rights has been violated: 28 USCA 1331 ✓
28 USCA 1343 (3) 42 USCA 1983

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

on or about april 30th, 2009 I Roy D. C. Smith
 Had to be in court Reno muni court
 Wendy Raasch also Had to be in court, Reno muni
 court on or about april 30, 09 for shooting her
 gun in city limits at a perspective burglar.
 I gave her name to my Public Defender Roberto Puentes
 Jr. AS a witness in my case against the city of Reno
 And Dee Herrell, on or about may 16, 09 at a near 845 1/2 Q Street
 Reno. Wendy Raasch pulled out from her pillow a 25 caliber gun pointed
 it at me and said Bomber when I put this gun to your head and
 said Don't mess with me. I said by & I saw what do. The next day
 she wanted to come over and cook dinner. I cooked dinner at my house
 called wendy at 775 358 4058 Left a message that I have cooked ribs
 came to my house a few min. late Wendy calls and says she with Dee
 Herrell started threatening me & harassing me to drop my civil suit
 against Dee Herrell you have sued us both offealy. A protection
 order was in effect Dee Herrell has violated a protection order and shall
 be dealt with according to the laws of said order
 case # RCP 2009 048498

outline).

- a) Defendants: _____
- b) Name of court and docket number: _____
- c) Disposition (for example, was the case dismissed , appealed or is it still pending?):

- d) Issues raised: _____

- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

- 2) Have you filed an action in federal court that was **dismissed because it was determined to be frivolous, malicious, or failed to state a claim upon which relief could be granted?**
___ Yes ☒ No. If your answer is "Yes", describe each lawsuit. (If you had more than three actions dismissed based on the above reasons, describe the others on an additional page following the below outline.)

Lawsuit #1 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: _____
- b) Name of court and case number: _____
- c) The case was dismissed because it was found to be (check one): ___ frivolous
___ malicious or ___ failed to state a claim upon which relief could be granted.
- d) Issues raised: _____

- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

Lawsuit #2 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: _____
- b) Name of court and case number: _____

- c) The case was dismissed because it was found to be (check one): _____ frivolous
_____ malicious or _____ failed to state a claim upon which relief could be granted.
- d) Issues raised: _____

- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

Lawsuit #3 dismissed as frivolous, malicious, or failed to state a claim:

- a) Defendants: _____
- b) Name of court and case number: _____
- c) The case was dismissed because it was found to be (check one): _____ frivolous
_____ malicious or _____ failed to state a claim upon which relief could be granted.
- d) Issues raised: _____

- e) Approximate date it was filed: _____
- f) Approximate date of disposition: _____

- 3) Have you attempted to resolve the dispute stated in this action by seeking relief from the proper administrative officials, e.g., have you exhausted available administrative grievance procedures? X Yes ___ No. If your answer is "No", did you not attempt administrative relief because the dispute involved the validity of a: (1) ___ disciplinary hearing; (2) ___ state or federal court decision; (3) ___ state or federal law or regulation; (4) ___ parole board decision; or (5) ___ other _____.

If your answer is "Yes", provide the following information. Grievance Number 09-17535.
Date and institution where grievance was filed 52609 Raw Police Department.

Response to grievance: Sgt Kim Bradshaw told me not to record any dd messages officer moss 11565 played the message's from a pink cell 775-3424641 on 52609


E. REQUEST FOR RELIEF

I believe that I am entitled to the following relief:

*I Am entitled to Damages in the Amount of 100,000,000.00
mental anguish, Slander, Deploration of character,
and possible Death by gun Villanac cover up By
Sgt. Kim Bradshaw Reno Police Department*

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. **I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT.** See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

(Name of Person who prepared or helped
prepare this complaint if not Plaintiff)


(Signature of Plaintiff)

6/29/09
(Date)

(Additional space if needed; identify what is being continued)